The Most oper further covereds and agrees as follows.

(i) That this mactrige shall some the Mintgage for such further some is may be a horized herefor, at the quean of the Mortgage, for the payon it of time, common premions, public accessions, representation of the payon in the common premions, public accessions, representation of the payon in the common horized for any further 1 ms, a hance, reals not some that may be made here in the Mortgager most rape which also some the Mortgager for any further 1 ms, a hance, reals not some outsides that may be made here to talk who stages to by the Violence on horized the total includes thus some ideas not exceed the month an earl sharp on the face breach. All sums to be the Violence on horized the same rate as the mortgage debt and shall be payable on demand of the Mortgage unless otherwise possible in within.

provided in writing.

(2) That it will beep the improvements now existing or hereafter exceted on the mortgaged property insured as may be required from time to time by the Mortgagee against loss by fire and any other hazards specified by Mortgagee, in an amount not he is than the mortgage time to time by the Mortgagee against loss by fire and any other hazards specified by Mortgagee, in an amount as may be required by the Mortgagee, and in companies acceptable to it, and that all such policies and renewals that let held by the Mortgagee, and have attached thereto less parable clauses in favor of, and in torn acceptable to the Mortgagee, the and that it will pay all promiums therefor when doe; and that it does hereby assign to the Mortgage the proceeds of any policy insuring the montgaged promoses and does hereby authorize each insurance company concerned to make payment for a loss directly to the Mortgagee, to the extent of the balance owing on the Mortgage debt, whether due or not.

(3) That is not been in improvements now existing or hereafter exceed in coord monte, and in the case of a construction form that it

(3) That it will keep all improvements now existing or hereafter erected in good repair, and, in the case of a construction lean, that it will keep all improvements now existing or hereafter erected in good repair, and, in the case of a construction lean, that it will continue construction until completion without interruption, and should it fail to do so, the Mertgagee may, at its option, enter upon said premises, make whatever repairs are necessary, including the completion of any emistraction work underway, and charge the expenses for such repairs or the completion of such construction to the mortgage debt.

[10] That it will now when due all taxes public assessments, and other governmental or invincinal charges fines or other impositions.

such repairs or the compaction or seen construction to the mortgage depth.

(4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impositions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged

premises.

(5) That it hereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the rents, issues and profits, including a reasonable rental to be fixed by the Court in the event said premises are occupied by the mortgager and after deducting all charges and expenses attending such proceeding and the execution of its trust as receiver, shall apply the residue of the rents, issues and profits toward the payment of the debt secured hereby.

(8) That if there is a default in any of the terms conditions or accurants of this mortgage.

(6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured hereby, then, at the option of the Mortgagee, all sums then owing by the Mortgager to the Mortgagee shall become immediately due and payable, and this option of the Mortgagee, all sums then owing by the Mortgager to the foreclosure of this mortgage, or should the Mortgagee become mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party of any suit involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of any attorney at law for collection by suit or otherwise, all costs and expenses incurred by the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected here under.

That the Mortgagee shall hold and action the premises above convered until there is a default under this mortgage or in the note.

of the nortgage, and of the note secured bereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and of the mortgage, and of the note secured bereby. It is the true meaning of this instrument that if the Mortgager shall fully perform all the terms, conditions, and convenants of the mortgage, and of the note secured bereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and ie.

(8) That the covenants herein contained shall bind, and the benefits and advantages shall inure to, the respective heirs, executors, ad-

ministrators successors and assigns, of the parties hereto. Whenever used, the singular shall discharge the parties hereto. Whenever used, the singular shall discharge the parties hereto. Whenever used, the singular shall discharge the parties hereto. Whenever used, the singular shall discharge the parties hereto. Whenever used, the singular shall discharge the parties hereto. Whenever used, the singular shall discharge the parties hereto. Whenever used, the singular shall discharge the parties hereto. Whenever used, the singular shall discharge the parties hereto. Whenever used, the singular shall discharge the parties hereto. Whenever used, the singular shall discharge the parties hereto.	
WITNESS the Mortgagor's hand and seal this 2UEN day of July SIGNED, sealed and delivered in the presence of:	
Rubert N. Conk. Vernon E. Green	SEAL) (SEAL)
and Cook Mary offen Green	(SEAL)
WICHESD	(SEAL)

STATE OF EQUITYKE ABOLESEK GA COUNTY OF Lounder

PROBATE

Personally appeared the undersigned witness and made outh that (s) he saw the within named mort-gagor sign, seal and as its act and deed deliver the within written instrument and that (s) he, with the other witness subscribed above wit-nessed the execution thereof.

SWORN to before the this 20 h day of Notary Public for SUCCESSION G. My Commission Expres: 3-31-74

STATE OF SOCKORRECKENSK GA

RENUNCIATION OF DOWER

COUNTY OF downder I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortgagor(s) respectively, did this day appear before me, and each, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, renounce, release and forever relinquish unto the mortgagec(s) and the mortgagec(s) heirs or successors and assigns, all her interest and estate, and all her right and claim of dower of, in and to all and singular the premises within mentioned and released.

GIVEN under my hand and seal this

19 73

Mary A. Green

Parlet G. Cork

Notary Public for SSMIKEMANIK Ga

_(SEAL)

My coomission expires: 3.51.74
Recorded September 4, 1973 at 9:21 A.M. # 6716

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